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L.B.F. 3015.1

UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

In re: Stephanie Elizabeth Allen	Case No.: 22-12736
Debtor(s)	Chapter 13
	Chapter 13 Plan
☐ Original	
First Amended	
Date: February 7, 2023	
	BTOR HAS FILED FOR RELIEF UNDER TER 13 OF THE BANKRUPTCY CODE
YOU	UR RIGHTS WILL BE AFFECTED
hearing on the Plan proposed by the Debtor. This docume carefully and discuss them with your attorney. ANYONE	te of the Hearing on Confirmation of Plan, which contains the date of the confirmation ent is the actual Plan proposed by the Debtor to adjust debts. You should read these papers EWHO WISHES TO OPPOSE ANY PROVISION OF THIS PLAN MUST FILE A by Rule 3015 and Local Rule 3015-4. This Plan may be confirmed and become binding,
MUST FILE A PROO	EIVE A DISTRIBUTION UNDER THE PLAN, YOU OF OF CLAIM BY THE DEADLINE STATED IN THE ICE OF MEETING OF CREDITORS.
Part 1: Bankruptcy Rule 3015.1(c) Disclosures	
Plan contains non-standard or ad	ditional provisions – see Part 9
Plan limits the amount of secured	d claim(s) based on value of collateral – see Part 4
Plan avoids a security interest or	lien – see Part 4 and/or Part 9
Part 2: Plan Payment, Length and Distribution – PARTS	2(c) & 2(e) MUST BE COMPLETED IN EVERY CASE
§ 2(a) Plan payments (For Initial and Amended P	lans):
Total Length of Plan: 60 months.	
Total Base Amount to be paid to the Chapter 1	3 Trustee ("Trustee") \$ 21,000.00
Debtor shall pay the Trustee \$ 350.00 per mor	nth for <u>60</u> months; and then
Other changes in the scheduled plan payment are	set forth in § 2(d)
§ 2(b) Debtor shall make plan payments to the Trust when funds are available, if known):	ee from the following sources in addition to future wages (Describe source, amount and date
§ 2(c) Alternative treatment of secured claims: ✓ None. If "None" is checked, the rest of § 2(c)	c) need not be completed.
Sale of real property See § 7(c) below for detailed description	
Loan modification with respect to mortga See § 4(f) below for detailed description	ge encumbering property:

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Debtor	Stephanie Elizabeth	Allen		Case numb	er 22-12736	
§ 2(d) Oth	er information that ma	y be important relatin	g to the paym	ent and length of Plan	n: N/A	
§ 2(e) Esti	mated Distribution					
A.	Total Priority Claims ((Part 3)				
	1. Unpaid attorney's fe	ees		\$	4,900.0	10_
	2. Unpaid attorney's c	ost		\$	0.0	00_
	3. Other priority claim	s (e.g., priority taxes)			0.0	00
В.	Total distribution to cu	are defaults (§ 4(b))			915.7	<u> </u>
C.		ecured claims (§§ 4(c) &	&(d))		13,014.9)7
D.		eneral unsecured claim			69.2	
		Subtotal	()		18,900.0	
E.	Estimated Trustee's C			·	2,100.0	
L.	Estimated Trustee's C	Ommission		Ψ	2,100.0	<u> </u>
F.	Base Amount			\$	21,000.0	10_
82 (f) Allo	wance of Compensation	Pursuant to L.B.R. 2	016-3(a)(2)			
compensation i of the plan sha Part 3: Priority	in the total amount of \$\frac{1}{2} \text{ll constitute allowance of Claims}	with the Trustee of the requested compe	distributing tensation.	to counsel the amount	and requests this Court app stated in §2(e)A.1. of the F	Plan. Confirmation
Creditor		Claim Number		_	Amount to be Paid by Trus	
	& Ploppert, P.C.	Claim Number	Attorne	•	Amount to be I ald by II us	\$ 4,900.00
✓ ☐ The governmental u	ne allowed priority claims	hecked, the rest of § 3(b) s listed below are based	o) need not be	completed. support obligation tha	t has been assigned to or is one of that payments in § 2(a) be	
Name of Cred	itor		Claim Numb	er	Amount to be Paid by Tru	stee
Part 4: Secured	l Claims					
§ 4(a)) Secured Claims Rece	iving No Distribution	from the Trus	stee:		
	None. If "None" is cl	hecked, the rest of § 4(a	n) need not be	completed.		
Creditor			Claim Number	Secured Property		

Debtor Ste	phanie Elizabeth	n Allen		Case number	22-12736		
If checked, the creditor(s) listed below will receive no distribution from the trustee and the parties' rights will be governed by agreement of the parties and applicable nonbankruptcy law.							
§ 4(b) Cur	ring default and m	aintaining payments					
	None. If "None" is o	checked, the rest of § 4(b	o) need not be comple	eted.			
		amount sufficient to pa bankruptcy filing in acc			es; and, Debtor shall pa	ny directly to credito	
Creditor	C	laim Number		ion of Secured Prop lress, if real propert		Paid by Trustee	
PennyMac Loan Services, LLC		6		769 N. Hanover Street Pottstown, PA 19464 Montgomery County 2021 Appraisal		\$915.76	
r validity of the cla	aim None. If "None" is o	ms to be paid in full: be checked, the rest of § 4(colaims listed below shall	ased on proof of clase) need not be completed	im or pre-confirmat			
validity of the classic validity validity of the classic validity validity validity validity validity validity validity validi	None. If "None" is of Allowed secured of the allowed secured of the allowed secured () Any amounts dete	checked, the rest of § 4(celaims listed below shall tion, objection and/or aced claim and the court wermined to be allowed un	e) need not be completed be paid in full and the diversary proceeding, ill make its determinance transcribed by the complete of the complete o	im or pre-confirmated. The retained unit as appropriate, will be ation prior to the concept treated either: (A)	til completion of paym be filed to determine th firmation hearing.	ents under the plan. e amount, extent or	
validity of the classical validity of the Plant (4) be paid at in its processor confirmate.	None. If "None" is of Allowed secured of the	checked, the rest of § 4(celaims listed below shall tion, objection and/or aced claim and the court wermined to be allowed unty claim under Part 3, as ment of the allowed seculation of the allowed seculation in the seculation of the allowed seculation	e) need not be completed be paid in full and the diversary proceeding, ill make its determinance claims will determined by the coursed claim, "present whe claimant included the provided for "present the provided for "present the claimant included the provided for "present the claimant included the claimant	im or pre-confirmate ted. The second is the second in the second is a suppropriate, will be ation prior to the confidence treated either: (A) burt. The second is the second in the second is the second in the second in the second is the second in the se	til completion of paymore filed to determine the firmation hearing. as a general unsecured ant to 11 U.S.C. § 1325 are or amount for "proper claimant must file and the complete the compl	ents under the plan. e amount, extent or l claim under Part 5 6(a) (5) (B) (ii) will esent value" interest	
validity of the classical validity of the Plant (4) be paid at in its processor confirmate.	None. If "None" is of Allowed secured of the	checked, the rest of § 4(celaims listed below shall tion, objection and/or aced claim and the court we rmined to be allowed un y claim under Part 3, as ment of the allowed secu- amount listed below. If the	e) need not be completed be paid in full and the diversary proceeding, ill make its determinance claims will determined by the coursed claim, "present whe claimant included the provided for "present the provided for "present the claimant included the provided for "present the claimant included the claimant	im or pre-confirmate ted. The second is the second in the second is a suppropriate, will be ation prior to the confidence treated either: (A) burt. The second is the second in the second is the second in the second in the second is the second in the se	til completion of paymore filed to determine the firmation hearing. as a general unsecured ant to 11 U.S.C. § 1325 are or amount for "proper claimant must file and the complete the compl	ents under the plan. e amount, extent or l claim under Part 5 (a) (5) (B) (ii) will esent value" interest a objection to	
validity of the classical validity of the Plant (4) be paid at in its processor confirmat (5)	None. If "None" is of Allowed secured of the	checked, the rest of § 4(celaims listed below shall tion, objection and/or aced claim and the court wermined to be allowed unty claim under Part 3, as ment of the allowed seculation of the allowed seculation in the seculation of the allowed seculation	e) need not be completed be paid in full and the diversary proceeding, ill make its determinance claims will determined by the coursed claim, "present whe claimant included the provided for "present the provided for "present the claimant included the provided for "present the claimant included the claimant	im or pre-confirmate ted. The second is the second in the second is a suppropriate, will be ation prior to the confidence treated either: (A) burt. The second is the second in the second is the second in the second in the second is the second in the se	til completion of paymore filed to determine the firmation hearing. as a general unsecured ant to 11 U.S.C. § 1325 are or amount for "proper claimant must file and the complete the compl	ents under the plan. e amount, extent or l claim under Part 5 6(a) (5) (B) (ii) will esent value" interest a objection to	

interest in a motor vehicle acquired for the personal use of the debtor(s), or (2) incurred within 1 year of the petition date and secured by a purchase money security interest in any other thing of value.

- (1) The allowed secured claims listed below shall be paid in full and their liens retained until completion of payments under the plan.
- (2) In addition to payment of the allowed secured claim, "present value" interest pursuant to 11 U.S.C. § 1325(a)(5)(B)(ii) will be paid at the rate and in the amount listed below. If the claimant included a different interest rate or amount for "present value" interest in its proof of claim, the court will determine the present value interest rate and amount at the confirmation hearing.

Name of Creditor	Claim Number	Description of Secured Property	Allowed Secured Claim	Present Value Interest Rate	Present Value	Amount to be Paid by Trustee
Diamond Credit Union	2	2017 Subaru Forester	\$11,656.30	3.49%	Interest \$1,358.67	\$13,014.97

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Debtor	Stephanie Elizab	eth Allen			Case number	22-12736	
§ 4(e)	Surrender						
*	(1) Debtor elects(2) The automaticof the Plan.	to surrender the s stay under 11 U.	st of § 4(e) need not b ecured property listed .S.C. § 362(a) and 130 ments to the creditors	below that se 01(a) with resp	pect to the secure	d property ter	rminates upon confirmation
Creditor		1	Claim Number		ed Property		
Creditor			Claim Number	Securi	eu i roperty		
§ 4(f)	Loan Modification						
✓ No	one. If "None" is chec	eked, the rest of §	4(f) need not be comp	pleted.			
(1) Dean effort to brin	ebtor shall pursue a log the loan current and	an modification of resolve the secu	directly with or red arrearage claim.	r its successor	in interest or its	current servi	cer ("Mortgage Lender"), in
amount of		represents					Mortgage Lender in the emit the adequate protection
							ide for the allowed claim of Debtor will not oppose it.
Part 5:General	Unsecured Claims						
§ 5(a)	Separately classifie	d allowed unsec	ured non-priority cla	ims			
✓	None. If "None"	is checked, the re	st of § 5(a) need not b	e completed.			
Creditor	Claim	Number	Basis for Sepa Clarification	rate	Treatment		Amount to be Paid by Trustee
\$ 5 (L)	Timela filed and a		1-:				
8 2(n)	Timely filed unsecu	_					
	(1) Liquidation T						
	≰ All	Debtor(s) proper	ty is claimed as exemp	ot.			
			empt property valued to allowed priority				l plan provides for
	(2) Funding: § 5(b) claims to be pa	aid as follows (check o	one box):			
	✓ Pro	rata					
	<u> </u>	%					
	Oth	er (Describe)					
Part 6: Executo	ory Contracts & Unex	nired Leases					
	•	-	st of § 6 need not be c	ompleted.			
Creditor		Claim Number	. 1	Nature of Co	ntract or Lease	Treatr \$365(1	ment by Debtor Pursuant to

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Debtor	Stephanie Elizabeth Allen		Case number 2	22-12736	
Creditor		Claim Number	Nature of Contract or Lease	Treatment by Debtor Pursuant to §365(b)	
Toyota Leas	e Trust	7	Motor Vehicle Lease on a 2021 Toyota Rav4	Debtor shall assume lease that is in possession of ex-spouse Eric Allen, payment shall be made monthly by Eric Allen	
Part 7: Other P	rovisions				
§ 7(a)) General Princi	ples Applicable to The Plan			
(1) V	esting of Propert	y of the Estate (check one box)			

(2) Subject to Bankruptcy Rule 3012 and 11 U.S.C. §1322(a)(4), the amount of a creditor's claim listed in its proof of claim controls over any contrary amounts listed in Parts 3, 4 or 5 of the Plan.

- (3) Post-petition contractual payments under § 1322(b)(5) and adequate protection payments under § 1326(a)(1)(B), (C) shall be disbursed to the creditors by the debtor directly. All other disbursements to creditors shall be made to the Trustee.
- (4) If Debtor is successful in obtaining a recovery in personal injury or other litigation in which Debtor is the plaintiff, before the completion of plan payments, any such recovery in excess of any applicable exemption will be paid to the Trustee as a special Plan payment to the extent necessary to pay priority and general unsecured creditors, or as agreed by the Debtor or the Trustee and approved by the court..

§ 7(b) Affirmative duties on holders of claims secured by a security interest in debtor's principal residence

- (1) Apply the payments received from the Trustee on the pre-petition arrearage, if any, only to such arrearage.
- (2) Apply the post-petition monthly mortgage payments made by the Debtor to the post-petition mortgage obligations as provided for by the terms of the underlying mortgage note.
- (3) Treat the pre-petition arrearage as contractually current upon confirmation for the Plan for the sole purpose of precluding the imposition of late payment charges or other default-related fees and services based on the pre-petition default or default(s). Late charges may be assessed on post-petition payments as provided by the terms of the mortgage and note.
- (4) If a secured creditor with a security interest in the Debtor's property sent regular statements to the Debtor pre-petition, and the Debtor provides for payments of that claim directly to the creditor in the Plan, the holder of the claims shall resume sending customary monthly statements.
- (5) If a secured creditor with a security interest in the Debtor's property provided the Debtor with coupon books for payments prior to the filing of the petition, upon request, the creditor shall forward post-petition coupon book(s) to the Debtor after this case has been filed.
 - (6) Debtor waives any violation of stay claim arising from the sending of statements and coupon books as set forth above.

§ 7(c) Sale of Real Property

✓ Upon confirmation

Upon discharge

V	None. If "None	" is checked,	the rest of § 7	(c) need not be	completed.
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- (1) Closing for the sale of _____ (the "Real Property") shall be completed within _____ months of the commencement of this bankruptcy case (the "Sale Deadline"). Unless otherwise agreed, each secured creditor will be paid the full amount of their secured claims as reflected in § 4.b (1) of the Plan at the closing ("Closing Date").
 - (2) The Real Property will be marketed for sale in the following manner and on the following terms:
- (3) Confirmation of this Plan shall constitute an order authorizing the Debtor to pay at settlement all customary closing expenses and all liens and encumbrances, including all § 4(b) claims, as may be necessary to convey good and marketable title to the purchaser. However, nothing in this Plan shall preclude the Debtor from seeking court approval of the sale pursuant to 11 U.S.C. §363, either prior to or after confirmation of the Plan, if, in the Debtor's judgment, such approval is necessary or in order to convey insurable title or is otherwise reasonably necessary under the circumstances to implement this Plan.

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Debtor	Stephanie Elizabeth Allen	Case number	22-12736
	(4) At the Closing, it is estimated that the amount of no less than \$_	shall be made payable	to the Trustee.
	(5) Debtor shall provide the Trustee with a copy of the closing settle	ement sheet within 24 hours of	of the Closing Date.
	(6) In the event that a sale of the Real Property has not been consum	nmated by the expiration of th	ne Sale Deadline::
Part 8: 0	Order of Distribution		
	The order of distribution of Plan payments will be as follows:		
Percen	Level 1: Trustee Commissions Level 2: Domestic Support Obligations Level 3: Adequate Protection Payments Level 4: Debtor's attorney's fees Level 5: Priority claims, pro rata Level 6: Secured claims, pro rata Level 7: Specially classified unsecured claims Level 8: General unsecured claims Level 9: Untimely filed general unsecured non-priority claims to what tage fees payable to the standing trustee will be paid at the rate fixed	•	re not to exceed ten (10) percent.
Part 9: 1	Nonstandard or Additional Plan Provisions		
	ankruptcy Rule 3015.1(e), Plan provisions set forth below in Part 9 and dard or additional plan provisions placed elsewhere in the Plan are vo		able box in Part 1 of this Plan is checked.
	None. If "None" is checked, the rest of Part 9 need not be completed.	eted.	
Credit l	owing claims with separated spouse Eric Allen shall be pa Jnion's joint unsecured credit card claim, marked as claim lease in possession of Eric Allen, marked as claim 7.		
	en shall tender all post-peittion mortgage payments due to petition mortgage arrears payable to PennyMac Loan Serv		
Part 10:	Signatures		
provision	By signing below, attorney for Debtor(s) or unrepresented Debtor(s) as other than those in Part 9 of the Plan, and that the Debtor(s) are aw		
Date:		s/ Joseph Quinn Joseph Quinn Attorney for Debtor(s)	
	If Debtor(s) are unrepresented, they must sign below.		
Date:		Stephanie Elizabeth Aller Debtor	n

Joint Debtor